

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

RICHARD WHITLEY, CAROLETA M. DURAN, )  
TERRY J. KOCH, MARK D. GRANDY, JOHN )  
M. GATES, and SCOTT NEWELL, on behalf of )  
themselves and those similarly situated, )

*Plaintiffs,*

v.

J.P. MORGAN CHASE & CO.; JPMORGAN )  
CHASE BANK N.A.; J.P. MORGAN )  
INVESTMENT MANAGEMENT INC., aka J.P. )  
MORGAN ASSET MANAGEMENT; and )  
JPMORGAN RETIREMENT PLAN SERVICES )  
LLC, )

*Defendants.*

) Case No. 12-cv-2548

) The Honorable John G. Koeltl

) **DECLARATION OF JASON H.**  
) **KIM**; EXHIBITS "A"- "B"

I, Jason Kim, hereby declare as follows under penalty of perjury.

1. I am an attorney of record for Plaintiffs in the above-captioned matter.

2. Attached as Exhibit "A" is a true and correct copy of a Reuters' article entitled "JPMorgan stable value fund existing private mortgages," dated April 3, 2012, that I obtained and printed from Reuter's website on November 21, 2012, with the url [uk.reuters.com/article/2012/04/03/jpmorgan-stablevalue-idUKL2E8EU6J320120403](http://uk.reuters.com/article/2012/04/03/jpmorgan-stablevalue-idUKL2E8EU6J320120403). This is the same article that is cited in paragraph 82 of the First Amended Complaint.

3. Attached as Exhibit "B" is a true and correct copy of a *Fortune* magazine article entitled "Jamie Dimon's swat team: How J.P. Morgan's CEO and his crew are helping the big bank beat the credit crunch," dated September 2, 2008, that I obtained and printed from

CNN/Money's website on November 21, 2012, with the url  
money.cnn.com/2008/08/29/news/companies/tully\_dimon.fortune. This is the same article that  
is cited in paragraph 13 (among others) of the First Amended Complaint.

/s/ Jason H. Kim  
Jason H. Kim